LAND CONSERVATION IN COLORADO:

A Brief Guide to Conservation Easements

About Conservation Easements

A conservation easement is a voluntary legal agreement between a landowner and a qualified conservation organization, typically a land trust or a public agency. The conservation easement restricts use of the land (for example, prohibiting building on the land) in order to protect the property’s conservation values (such as wildlife habitat and scenic values) in perpetuity. The landowner still owns the land and can use, sell or transfer it. Conservation easements are flexible and tailored to meet the landowner’s needs and wishes. The timeline for completing a conservation easement donation can typically range from 6 to 18 months.

Every land trust operates differently and follows its own process for conserving land with conservation easements. The steps outlined here offer a general guide.

Get in Touch with Your Local Land Trust

To learn more about the land trust that serves your region of Colorado, visit:

www.keepitcp.org/meet-your-local-land-trust

www.keepitco.org
Initial Site Visit or Phone Call
When a landowner contacts a land trust to explore options to protect a property, the land trust will typically schedule a phone call or make an appointment to meet with the landowner in person and briefly walk the land. During this first visit, the land trust will talk with the landowner about his or her conservation goals for the property and collect information about past and present land uses, ownership history, and the property's characteristics and features. The land trust will explain its mission and help the landowner understand its approach to conservation, stewardship, and organizational sustainability. It may take more than one site visit to gain a full understanding of the property and the landowner's goals, and to discuss conservation options.

Deciding to Donate or Sell a Conservation Easement
As the landowner starts considering conservation options for the land, he or she may seek advice from tax and legal advisors to determine whether a conservation easement will work. A landowner will want to speak with family members or co-owners of the property and reach consensus before moving ahead. If the landowner decides to donate a conservation easement, the land trust will work with the landowner to determine a timeline for the transaction. Some land trusts may also facilitate a "bargain sale" in which the landowner sells a conservation easement to the land trust at less than fair market value. Landowners who donate a conservation easement are eligible to receive a federal tax deduction, and in Colorado, many are also eligible for a state tax credit.

Property Title Review
Land trust staff will work with a title company to research the chain of title on the landowner’s property. They will review the title, possibly with an attorney, to ensure that there is nothing that will prohibit the conservation easement from being valid. The land trust will work with the landowner to address any issues that arise, such as subordination of a lien or mortgage.

Land Trust Review and Approval
After the land trust has built a profile for the conservation project, it will typically review the overall project characteristics to ensure it meets the land trust's conservation project criteria and any other considerations it requires to help meet its unique organizational mission.

Property Appraisal
The landowner will work with a qualified appraiser to determine the value of the donated conservation easement. The appraisal process compares the unrestricted financial value of the property, based on comparable market sales, to the value of the property with the conservation easement restrictions. The difference in these values is the value of the conservation easement.

Drafting the Agreement
After the land trust approves of the project concept, it will work with the landowner to draft a conservation easement document that permanently protects the land and achieves the landowner's vision for the land's future. The land trust will work with the landowner to develop a conservation easement that is tailored to the property's unique characteristics and balances flexibility for future uses and management needs with perpetual resource protection. If there is a bargain sale, funders of the conservation easement may have required language for the conservation easement document.
Completing the Project
Once the land trust and the landowner agree on the language and terms of the easement, all parties will sign the baseline documentation report and the conservation easement document at a closing. The land trust will then file the easement document with the deed at the county clerk’s office. The land trust will store the original baseline documentation report in its office and the landowner will receive a copy for his or her records. The land will be officially protected as conserved land in perpetuity.

Reviewing the Agreement
Once the overall conservation goals of the project have been clarified, the land trust will send the landowner a draft of the conservation easement for review. The landowner is encouraged to carefully review it with the family and any co-owners. After the landowner is comfortable with the terms and feels that the land trust has crafted an agreement that meets everyone’s collective goals, the land trust will typically recommend that the landowner meet with an attorney familiar with conservation easements to independently review the document.

Creating the Baseline Documentation Report
The land trust will prepare a required baseline documentation report, which documents the conservation values of the property and serves as a tool to help ensure that the landowner upholds the conservation easement over time. The report typically includes soil and location maps, aerial or satellite photos, tax maps, a property description, ground photographs, and any additional pertinent items. A boundary survey may also be completed at this time.

Stewarding the Land
After the land trust permanently protects a piece of land, the story does not end there. Rather, it is the beginning of a long-term relationship between the land trust and the current and successor landowners. The land trust assumes perpetual stewardship responsibilities to ensure that the integrity and terms of the conservation easement are upheld. These stewardship responsibilities include annual property monitoring and enforcement of the terms of the easement. Many land trusts offer support to landowners over time to address resource concerns.

Enjoying a Beautiful Legacy
The land, now protected in perpetuity, offers lasting benefits for all of Colorado. Thanks to landowners who choose to voluntarily conserve their land, Coloradans experience all that our state has to offer – clean water to drink; clean air to breathe; healthy habitat for our wildlife to survive in and safely move across; a longstanding culture and identity of ranching, farming and rural way of life; natural outdoor places and spaces to enjoy; and spectacular, unobstructed views that Colorado is known for – from the tall mountain peaks, to the spacious valleys, to the wide-open grasslands and prairies.

Added incentive for Colorado landowners:
Once a landowner completes a conservation easement, s/he can apply for a state tax credit through the Colorado Division of Conservation. This program incentivizes landowners and leads to the conservation of more land in Colorado!